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8 Attorneys for Defendants,
9 Aetna Health of California, Aetna
Health and Life Insurance Company,
and Aetna Life Insurance Company

10
11 UNITED STATES DISTRICT COURT
12
13 CENTRAL DISTRICT OF CALIFORNIA

14 DYNAMIC BEHAVIORAL HEALTH, LLC d/b/a MONTARE AT THE OASIS, Plaintiff, v. AETNA HEALTH OF CALIFORNIA, INC., AETNA HEALTH AND LIFE INSURANCE COMPANY, and AETNA LIFE INSURANCE COMPANY, and DOES 1-10, Defendants.) CASE NO.: 2:25-cv-03701
15) STIPULATION TO EXTEND DEADLINE FOR DEFENDANTS TO MOVE, ANSWER, OR RESPOND TO THE COMPLAINT
16) (SECOND REQUEST)
17) Complaint Filed: April 25, 2025
18) Current Deadline to Answer or Respond: June 13, 2025
19) Proposed Deadline to Answer or Respond: July 14, 2025
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1 **IT IS HEREBY STIPULATED**, pursuant to L.R. 7-1, by and between
2 Plaintiff Dynamic Behavioral Health, LLP d/b/a Montare at the Oasis (“Plaintiff”),
3 and Defendants Aetna Health of California, Inc., Aetna Health and Life Insurance
4 Company, and Aetna Life Insurance Company (“Defendants”), that Defendants
5 may have an additional 30 days to move, answer, or otherwise respond to the
6 Plaintiff’s Complaint, which extends the Defendants’ deadline from June 13, 2025
7 to and including July 14, 2025.

8 Good cause supports the stipulated request because the parties have had
9 preliminary discussions regarding settlement which could obviate the need for
10 Defendants to move, answer, or otherwise respond to the Complaint, and new
11 counsel has substituted in for Defendants. Further, Defendants need additional
12 time to work with Plaintiff to get information about the claims at issue to allow
13 them to move, answer, or otherwise respond to the specific factual allegations in
14 the Complaint. As such, the parties agree that additional time is appropriate before
15 Defendants should have to move, answer, or otherwise respond to the Complaint.

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The Parties further represent to the Court that there is no prejudice to any party by granting this extension.

IT IS SO STIPULATED.

Dated: June 6, 2025

STRADLEY RONON STEVENS & YOUNG

By: /s/ David D. Piper
David D. Piper
Jordann R. Conaboy (pro hac vice
forthcoming)
Attorneys for Defendants,
Aetna Health of California, Inc.,
Aetna Health and Life Insurance
Company, and Aetna Life Insurance
Company.

Dated: June 6, 2025

POL SINELLI, LLP

By: /s/ Zachary E. Rothenberg
(signed with permission)
Zachary E. Rothenberg
Tiffany Hansen
Josh Arters
Attorneys for Plaintiff, Dynamic
Behavioral Health LLC dba Montare
at the Oasis

SIGNATURE ATTESTATION

Pursuant to L.R. 5-4.3.4(a)(2), the undersigned attests that all other signatories listed and on whose behalf this filing is submitted, concur in the filing's content and have authorized the filing.

/s/ Jordann R. Conaboy
Jordann R. Conaboy